

The Nine Strong Men Of Our High Court!

By Sam Crockett

Hugo Black is the longest appointed member of the Court (1937); had no experience on the bench; accepted an award from the Communist Southern Conference for Human Welfare just after his appointment. (See Appendix IX, p. 1591) He is one of the sinister trio which has fought so viciously as members of the Court for a Soviet America from the very first. (The others of course are Frankfurter and Douglas) His wife sponsored the Communist Council of Young Southerners and the League of Young Southerners. (App. IX, pp. 675 and 1037)

William O. Douglas (1939) had no experience on the bench; brought his infamous career to a climax with his wilfull grant of an order to stay the execution of the Rosenbergs after the Court had ended its term. This order was granted by Douglas on intervention by a stranger to the case who had been convicted as a dissolute person by California, the case having reached the Supreme Court 6 months previously with Douglas dissenting against conviction. (Edelman vs. State of Cal. 1/12/52) His wife sponsored the Communist League of Women Shoppers and its Washington branch. (App. IX, pp. 1009 and 1023)

These citations quoted are only tiny surface indications of the entire record of these justices, even though most of them have been careful to avoid open subversive affiliations.

Felix Frankfurter (1939) sponsored the Communist Medical Bureau and Committee to Aid Spanish Democracy. App. IX, p. 1611 He is the Jew who rules the Court with an iron fist. (Warren is merely the weak figure-head) He was a main incorporator of the ACLU, a Communist front, so cited; a member of the legal staff of the NAACP for many years, "had assisted that organization in making plans for and in the realization of its objectives as a Communist-front organization to advocate, propagandize and litigate to bring on racial strife to secure racial integration from which his own race is immune on religious grounds, as a part of the Communist objectives in the U.S." (See Ga. Resolution re. Impeachment, pp. 8 and 9, 2/22/57)

While teaching law at Harvard, his secretary was a known Communist. He placed Alger Hiss in the government and Wyzanski, a Jew, as a Federal Judge in Mass., who later fought successfully for Oppenheimer's acceptance as a lecturer at Harvard in 1957. Other of his proteges were Biddle, Acheson, McCloy, Nathan Witt, Lee Pressman, Lauchlin Currie—the last named, another alien and a Soviet agent. His brother Otto is an ex-convict, served time in W. Va. and in Iowa State Prison.

An investigation is underway to determine if Frankfurter is actually a citizen of the U.S! There is some doubt that he is as there does not seem to be any legal proof of his citizenship other than his unsupported word. He came to this country from Austria when 12 years old.

He was a member of the Advisory Committee of the Socialist Workers Education Bureau of America, counsel for the Tom Mooney Commission, attorney for anarchists Sacco-Vanzetti and the Communist Tom Mooney, supported the Scottsboro Rapists, etc. (See Common Sense issue 255 for his complete detailed record and the sources thereof)

Earl Warren (1953) appointed to the Supreme Court as Chief Justice as an award and in place of Robert Taft, for his key support of Ike's candidacy for President; has denied that the Communist Party secretly or publicly ordered its membership to support him for Governor of California. Nevertheless, it is doubtful that even he

would deny now that the Communist Party would gladly support him for any office he might wish, including the Presidency.

William Brennan (1956) was attacked by Sen. McCarthy for pro-Communist utterances before his appointment to the Court. McCarthy was a right-wing Catholic and Brennan a left-wing Catholic.

John Harlan (1955) was supported widely by the Negro and Jewish Communist press when appointed due to his father's previous record on the Supreme Court and because it was anticipated he would follow the same pattern of appeasement of minorities. He has not disappointed them.

Harold Burton (1945) a Unitarian, as mayor of Cleveland, officially welcomed the delegates to the 3rd U.S. Congress Against War and Fascism, a Communist operation. (Appendix IX, p. 1094)

Tom Clark (1949) who ran with the majority of pro-Communist decisions of the Court until last month, is now seemingly scared of what is going on and may not be privy to the orders which were given to Warren et al, on the Court. He has had no practice on the bench and was kicked upstairs by Truman before the investigation of the Dept. of Justice then pending got too close for comfort.

Charles Evans Whittaker (1957) hasn't had a chance to prove his fidelity to the Court's pro-Soviet bias, but it is not expected that he will attempt to deviate.

Sen. Eastland warned the country over a year ago that "the Supreme Court had been indoctrinated and brainwashed by left-wing pressure groups; that individual members of the Court were guilty of grossly improper conduct in accepting awards and emoluments from groups and organizations interested in political litigation before the Court."

David Lawrence (N.Y. Herald Tribune, 6/5/57, p. 25) asked "Who really writes the decisions of the Supreme Court Justices? Do they use 'ghost writers'...Should the public be told what part of the decision is actually written by a Justice and what part is the composition of his law clerk? These questions have arisen not only because of the occasional expressions and phrasing which appear in Supreme Court opinions that seem conspicuously different from the accustomed writings of a Justice in his previous career but because the whole subject had just been opened up by the Commission on Government Security (12 citizens appointed by the President, Senate and House) which issued a recommendation that hereafter the judicial branch of the government should 'take...steps to insure that its employees are loyal...'"

Lawrence here has almost laid bare the notorious secret bandied privately among Washington investigators—that the law clerks and other personnel aiding the Court are RIDDLED WITH COMMUNISTS AND PRO-COMMUNISTS. It is explicitly in this area of investigation that there lies real hope of exposing the true machinations going on behind the august portals of the Court. The scandal which would result from

the revelation that these petty, inadequate, evil men who crawled through slime to be appointed to the Supreme Court are merely the willing tools of their own subordinates and other external agents who dictate all major political decisions by the Court, would rock the foundations of the Judicial Jugger-naut that has been formed since FDR took office.

Hints of this can be found in a book "Nine Men. A Political History of the Supreme Court from 1790 to 1955" by Fred Rodell, Random House, 1955. \$5.00. A Jew and member of the Communist-front National Lawyers Guild, reviews this book in the **Lawyers Guild Review** for the winter of 1956. The reviewer, Murray A Gordon, fulminates at length against Rodell for his attack upon the Court (strange, isn't it for a writer for the Red-front N.L.G. to defend the Court?) "Virtually each member of the Court is said by Rodell to be a servitor of his class interest—subtly or powerfully if able; without grace or force if mediocre... even (a) few renegades never succeed in deterring the Court from collectively yielding to the importunities of the monied interests or to the necessities of the political origins of the members of the Court...the Court is the sanctuary of sanctimonious political partisanship...the decisions of the Court are merely the expressions of individual political predilections...a Court...devoid of principle...the Court is simply the abode of a handful of men, each intent upon following his political and economic star."

Louis C. Wyman (N.Y. Times 6/25/57, p. 1) Attorney General of New Hampshire and head of the National Association of Attorney's General, publicly rebuked the Court in Sun Valley, Idaho, stated the Court's decisions relating to subversive activities "have set the U.S. back 25 years in its attempt to make certain that those loyal to a foreign power cannot create another Trojan horse here." He urged that the attorneys general support four courses of action: Clarify the 10th Amendment, which covers powers reserved to the states, and recommend the clarification at once to the 48 States; (2) Call for a method that would give the States "a greater voice in the confirmation of appointments to the Court than now exists through the U.S. Senate."; (3) Support legislation "designed to insulate against judicial legislation in derogation of a State sovereignty."; (4) The Conference named a special committee on internal security to prepare legislation for introduction at the present session of Congress.

With these recommendations and the suggestion made above **COMMON SENSE** concurs.

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